



Hamilton technology, inc.

a subsidiary of HMW Industries, Inc.

101 N. Queen St. • P.O. Box 4787 • Lancaster, PA 17604

July 12, 1984

Mr. Stephen R. Wassersug  
Director, Hazardous Waste Management Division  
United States Environmental Protection Agency  
Region III  
6th and Walnut Streets  
Philadelphia, PA. 19106

Re: Part B Permit Application - PAD000800680, Hamilton Technology, Inc.

Dear Mr. Wassersug:

This letter is in response to your letter of May 7, 1984, to Kenneth R. Bernhardt, requesting Part B of Hamilton Technology's hazardous waste permit application.

Hamilton Technology has notified Pennsylvania Department of Environmental Resources as of this date that we are withdrawing our Part B application for storage submitted to DER in April, 1983. We have decided not to pursue a storage permit at this time, and therefore do not plan to file a Part B with the Agency.

Hamilton Technology will operate as a generator disposing of all its hazardous wastes within 90 days of accumulation. We also will maintain our Permit by Rule status as determined by PA. DER on June 16, 1983, for our wastewater pretreatment system.

Our company is currently disposing of its waste solvents on a biweekly schedule and is making wastewater sludge disposal shipments quarterly. We therefore do not need a storage permit at this time. We applied for a storage permit, because it would have allowed us to store wastes for more than 90 days if one of the disposal firms we deal with would go on strike or would close down. Instead, we have decided to locate alternate disposal companies that we could ship to should a problem develop with either of our current firms.

Please feel free to contact me if you have any questions or if you need any revision forms completed.

Sincerely,

HAMILTON TECHNOLOGY, INC.

*Robin E. Thomas*

Robin E. Thomas  
Manager, Chemistry Laboratory

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Facilities Management Section

JUL 20 1984

U.S. EPA, Region III

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